Case 2:20-cv-01563-TLN-DB Document 16-1 Filed 11/19/20 Page 1 of 3 JOHN L. BURRIS, Esq./State Bar # 69888 1 BENJAMIN NISENBAUM, Esq./ State Bar #222173 LAW OFFICES OF JOHN L. BURRIS 2 Airport Corporate Center 7677 Oakport Street, Suite 1120 3 Oakland, California 94621 4 Telephone: (510) 839-5200 Facsimile: (510) 839-3882 John.Burris@Johnburrislaw.com 5 bnisenbaum@gmail.com 6 Attorneys for Plaintiffs 7 8 UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 Case No. 2:20-cv-01563-TLN-DB 11 NEFTALI MONTERROSA, individually and as co-successor-in-interest to Decedent 12 **DECLARATION OF BEN NISENBAUM** SEAN MONTERROSA; NORA IN SUPPORT OF PLAINTIFFS' MONTERROSA, individually and as co-OPPOSITION TO DEFENDANTS' 13 successor-in-interest to Decedent SEAN MOTION FOR PROTECTIVE ORDER, MONTERROSA; MICHELLE PLAINTIFFS' OPPOSITION TO 14 MONTERROSA, individually; ASHLEY **DEFENDANTS' MOTION FOR** MONTERROSA, individually, 15 **CHANGE OF VENUE, AND** PLAINTIFFS' MOTION FOR Plaintiffs, **SANCTIONS** 16 v. 17 CITY OF VALLEJO, a municipal 18 corporation; JARRETT TONN, individually, and Vallejo police officers 19 DOES 1-25, inclusive, 20 Defendants. 21 I, Ben Nisenbaum declare: 22 23 1. I am over 18 years old and I am an attorney, who is licensed to practice law in 24 California and before this Court. I represent the named Plaintiffs in the above-25 referenced action. 26 2. The facts set forth in this declaration are personally known to me. If called as a witness,

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- 3. On June 2, 2020, Vallejo Police Department held a press conference. KPIX CBS San Francisco Bay Area News posted a recording of that press conference on YouTube at the following link: https://www.youtube.com/watch?v=IJLMmxMh11s. A true and correct copy of that recording is attached hereto as Exhibit 1.
- 4. Vallejo Police Officers Association (VPOA) posted a press release on June 5, 2020 at https://www.vallejopoa.org/news/vallejo-police-officers-association-responds-to-officer-involved-shooting/?id=d5941704-f982-4efc-91b3-f31ad3dd7db3 A true and correct copy of the press release is attached hereto as Exhibit 2.
- Defendant CITY posted a press release on July 8, 2020 at
 http://www.ci.vallejo.ca.us/common/pages/DisplayFile.aspx?itemId=16872323. A true and correct copy of the press release is attached hereto as Exhibit 3.
- 6. On July 8, 2020, Vallejo Police Department held a press conference. KTVU News posted a recording of that press conference on YouTube at the following link:
 https://www.youtube.com/watch?v=tNTs5-A2yS4&t=129s. A true and correct copy of that recording is attached hereto as Exhibit 4.
- 7. On July 8, 2020, released a video to the press containing body cam footage of the incident. KPIX CBS San Francisco Bay Area News posted a recording of that press conference on YouTube at the following link:
 https://www.youtube.com/watch?v=oytdWFMoBbE. A true and correct copy of that video is attached hereto as Exhibit 5.
- 8. On June 5, 2020, Counsel for Plaintiffs, Melissa Nold, sent a request to preserve evidence to Defendants. A true and correct copy of the request is attached hereto as Exhibit 6.

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- 9. On October 27, 2020, Counsel for Plaintiffs, Ben Nisenbaum, sent an email to meet and confer with Defendants' counsel. A true and correct copy of the meet and confer email thread is attached hereto as Exhibit 7.
- 10. On June 5, 2020, Bay Area News Group posted an article naming Officer Tonn at: https://www.mercurynews.com/2020/06/05/exclusive-vallejo-officer-who-killed-sf-man-had-three-prior-shootings-as-a-policeman/. A true and correct copy of the article is attached hereto as Exhibit 8.
- 11. On November 16, 2020, The New Yorker poster an article regarding the incident at:

 https://www.newyorker.com/magazine/2020/11/23/how-a-deadly-police-force-ruled-a-city. A true and correct copy of the article is attached hereto as Exhibit 9.
- 12. Declaration of Benjamin Nisenbaum in Support of Plaintiffs' Motion for Attorneys' Fees, dated November 6, 2020 in *Tindle v. Mateu*, USDC N.D.Ca. 18-cv-05755 YGR. A true and correct copy is attached hereto as Exhibit 10.
- 13. Declaration of Ayana Curry in Support of Plaintiffs' Motion for Award of Reasonable Attorneys' Fees and Costs, dated November 4, 2020 in *Tindle v. Mateu*, USDC N.D.Ca. 18-cv-05755 YGR. A true and correct copy is attached hereto as Exhibit 11.
- 14. Billing for Ayana Curry re the Opposition to Motion for Change of Venue and Plaintiffs' Motion for Sanctions. A true and correct copy is attached hereto as Exhibit 12.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct, and that this declaration was executed this 19th day of November 2020 at Oakland, California.

/s/ Benjamin Nisenbaum_ Benjamin Nisenbaum